FILED 2017 Apr-07 PM 02:46 U.S. DISTRICT COURT N.D. OF ALABAMA

Exhibit A

Case 4:17-cv-00561-VEH DODGGGGGGTT1 Filed 04/07/17 Page 2 of 65

State of Alabama Unified Judicial System

COVER SHEET CIRCUIT COURT - CIVIL CASE

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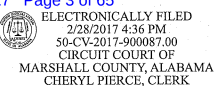
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CIRCUIT COURT OF

MARSHALL COUNTY, ALABAMA

CHERYL PIERCE, CLERK

Unified Judicial System Form ARCiv-93 Rev.5/99		COURT - CIVIL CASE omestic Relations Cases)	Date of Filing: Judge Code: 02/28/2017
	GEI	NERAL INFORMATION	
		OURT OF MARSHALL COUNTY V. RESEARCH SOLUTIONS GR	1
First Plaintiff: Business Government	☐ Individual ☐ Other	First Defendant: ☑ Bus	siness
NATURE OF SUIT: Select prim	nary cause of action	, by checking box (check only one)	that best characterizes your action:
TORTS: PERSONAL INJURY		OTHER CIVIL FILINGS (cont'd)	
			ate Modification/Bond Forfeiture Appeal/ ency Subpoena/Petition to Preserve
TOWA - Wantonness		COND - Condemnation/Em	inent Domain/Right-of-Way
TOPL - Product Liability/AEI	MLD	CTMP - Contempt of Court	1
TOMM - Malpractice-Medica	al ·	CONT - Contract/Ejectment	t/Writ of Seizure
☐ TOLM - Malpractice-Legal☐ TOOM - Malpractice-Other☐ TBFM - Fraud/Bad Faith/Mis	srepresentation	☐ TOCN - Conversion ☐ EQND - Equity Non-Damag Injunction Election	es Actions/Declaratory Judgment/ Contest/Quiet Title/Sale For Division
TOXX - Other:		CVUD - Eviction Appeal/Un	llawful Detainer
TORTS: PERSONAL INJURY		☐ FORJ - Foreign Judgment ☐ FORF - Fruits of Crime Fort	faitura
TOPE - Personal Property		la-mal .	ktraordinary Writ/Mandamus/Prohibition
☐ TORE - Real Properly		☐ PFAB - Protection From Ab	
		FELA - Railroad/Seaman (F	FELA)
OTHER CIVIL FILINGS ABAN - Abandoned Automo	hilo	RPRO - Real Property	
ACCT - Account & Nonmort			Guardianship/Conservatorship
APAA - Administrative Agen	-	COMP - Workers' Compens CVXX - Miscellaneous Circ	
ADPA - Administrative Proce		CVXX - Miscellaneous Circ	uit Civii Case
ANPS - Adults in Need of Pr	otective Service		
ORIGIN: F 🗸 INITIAL FILING	G	A APPEAL FROM DISTRICT COURT	O 🗌 OTHER
R [] REMANDED		T TRANSFERRED FROM OTHER CIRCUIT COUR	RT
HAS JURY TRIAL BEEN DEMAN	NDED? YES	INC	" does not constitute a demand for a 88 and 39, Ala.R.Civ.P, for procedure)
RELIEF REQUESTED:	MONETARY	AWARD REQUESTED NO MO	ONETARY AWARD REQUESTED
ATTORNEY CODE:			
WAL015	2/28 Date	1/2017 4:36:31 PM	/s/ E. Glenn Waldrop Jr. Signature of Attorney/Party filing this form
MEDIATION REQUESTED:	YES	NO ✓UNDECIDED	



IN THE CIRCUIT COURT OF MARSHALL COUNTY, ALABAMA

COLORMASTERS, LLC,	}
Plaintiff,)
vs.)) CV
RESEARCH SOLUTIONS GROUP INC.; AMERICAN INKS & COATINGS CORP.; FLINT GROUP NORTH AMERICA CORPORATION; FLINT INK NORTH)))
AMERICA CORPORATION; "ABC" being that entity known by the trade name of "American Ink" as described herein; and "XYZ" being that entity known as "Flint Ink" as described herein;)) JURY TRIAL DEMANDED))
Defendants.)

COMPLAINT

- 1. Plaintiff Colormasters, LLC ("Colormasters") is an Alabama limited liability company headquartered in Albertville, Marshall County, Alabama. Colormasters is in the business of manufacturing flexible packaging with printing and designs as determined by the customer.
- 2. Defendant Research Solutions Group, Inc. ("Research Solutions") is an Alabama corporation headquartered in Pelham, Alabama. Research Solutions provides solvents for use in and with the inks provided to Colormasters by the other Defendants named herein.
- 3. Defendant American Inks & Coatings Corp. is a foreign corporation that sold inks to Colormasters at its facility in Albertville, Marshall County, Alabama for many years up to and including 2016. Defendant "ABC" is that entity that sold inks to Colormasters d/b/a American Inks and whose exact identity is not known but who will be added by amendment. Collectively, American Inks & Coatings Corp. and ABC are referred to as "AIC".

- 4. Defendants Flint Group North America Corporation and Flint Ink North America Corporation are foreign corporations that purchased or acquired the business of AIC in 2016 and then began selling inks to Colormasters at its facility in Albertville, Marshall County, Alabama. Defendant "XYZ" is that entity that has sold inks to Colormasters at its facility in Albertville, Marshall County, Alabama since Flint Group acquired AIC and whose exact identity is not known but who will be added by amendment. Collectively, Flint Group North America Corporation, Flint Ink North America Corporation, and "XYZ" are referred to as "Flint".
- 5. Jurisdiction and venue are proper in Marshall County, Alabama, as all defendants do business and work there and many of the acts, omissions, events and occurrences giving rise to this lawsuit occurred in Marshall County, Alabama.

Factual Background

- 6. Colormasters is in the business of manufacturing flexible wrap and packaging for customers, including but not limited to plastic packaging for things such as bottled water, soft drinks, food products, bottled beverages, and other items. The flexible packaging is made to include printing on the plastic film. The printing requires the use of ink products.
- 7. For many years, Colormasters purchased its inks from AIC. AIC was responsible for quality, viscosity, color, and all other characteristics of the ink. AIC agreed that it would insure that the ink products worked successfully in the applications required by Colormasters and its customers and that the inks were fit for the particular purposes for which they were intended to be used.
- 8. At times, solvents are required for the inks. Colormasters purchased solvents from defendant Research Group, with the purchases being for solvents as specified by AIC. AIC would then use the solvents to achieve proper viscosities with AIC inks. Research Group knew

that the solvents it sold were intended for use with inks to apply to flexible packaging manufactured by Colormasters, and Research Group was responsible for providing good and merchantable solvents suitable for the purposes of batching inks for use by Colormasters. AIC assumed responsibility for proper use of the solvents in "batching" the final ink products supplied to Colormasters.

- 9. In approximately April 2016, Colormasters began receiving complaints from one of its largest customers, Absopure Water Company ("Absopure"), that the white ink on the flexible packaging was yellowing. Other problems soon ensued, including ink buildup on the rollers as the packaging film was sent through the shrink tunnels where the packaging becomes a form of "shrink wrap" for packages of bottled water. AIC was promptly notified and the problem was determined to be with the AIC ink, vehicle or other components. Solvents provided by Research Group were also alleged to be a factor in the ink failures.
- approximately \$1.4 million. This financial settlement was reasonable under the circumstances. In addition, Absopure began to decrease the share of its business that it formerly gave to Colormasters, as a result of the ink problems, and has given that business to one or more competitors of Colormasters. This loss of business would not have occurred but for the problems associated with the defective AIC ink products and components. This loss of business is a damage to Colormasters.
- 11. The AIC inks on the film sold by Colormasters to Absopure were delivered and prepared by AIC using solvents supplied by Research Group. AIC owed a duty to Colormasters to insure that the inks met all the quality and other requirements necessary to ensure that the inks

properly performed on the Colormasters product as used by Absopure. AIC breached its duties and proximately and foreseeably caused damages to Colormasters.

- 12. In or around May 2016, Flint purchased or acquired AIC and its business. As part thereof, Flint took over the supply of ink to Colormasters and provided a team of employees (the "ink team") at Colormasters to insure that Flint inks worked correctly with Colormasters' products.
- Colormasters was concerned about Flint replacing AIC as the ink supplier for Colormasters. In an effort to ensure that it kept the AIC ink business with Colormasters, Flint represented that Flint would be responsible for any losses or damages caused by AIC supplied inks, that Flint would also be responsible if there were any losses or damages caused by Flint supplied inks, that Flint would maintain its ink team to ensure that the ink products it provided would work successfully in the applications required by Colormasters and its customers, and that Flint would stand behind its ink products. Colormasters reasonably relied on these representations and purchased ink products from Flint. If Flint had even remotely hinted that it would not stand behind both its inks and those provided by its predecessor in interest, Colormasters would have sourced its ink business to others.
- 14. From time to time, Flint uses solvents provided by defendant Research Group to try to achieve proper viscosities with Flint inks. Again, defendant Research Group knew at all times that Colormasters was purchasing solvent from Research Group for use with inks to apply to flexible packaging manufactured by Colormasters. Flint was responsible for proper use of the solvents in "batching" the final ink products supplied to Colormasters. However, Research Group was responsible for providing good and merchantable solvents suitable for the purposes of batching inks for use by Colormasters.

- 15. The ink products supplied by Flint have failed in certain applications, including but not limited to problems at Colormasters' Medlock, Smith Road and other facilities, as well as continued problems with Colormasters' customers, including but not limited to Niagara, Silver Springs Bottled Water Co., and Absopure. As a direct, foreseeable and proximate result, Colormasters has been injured and damaged.
- 16. Despite demand, Flint has failed and refused to indemnify Colormasters or to otherwise make Colormasters whole for the damages resulting from the AIC inks or from the Flint inks. Colormasters has incurred costs and damages with its customers as well as both direct and indirect costs as a result.

Count One—Breach of Contract by AIC

- 17. Colormasters adopts the preceding allegations of this complaint.
- 18. AIC breached its contracts and agreements with Colormasters.
- 19. Colormasters was foreseeably damaged as a result.
- 20. Colormasters has not breached any duty or obligation owed pursuant to its contracts and agreements with AIC.

WHEREFORE, Colormasters demands judgment against AIC for compensatory damages, plus interest and costs.

Count Two-Negligence by AIC

- 21. Colormasters adopts the preceding allegations of this complaint.
- 22. AIC owed duties to Colormasters including the duty to provide good and merchantable ink products that were suitable for the particular purposes and applications required by Colormasters and its customers.
 - 23. AIC negligently breached the duties it owed to Colormasters.

24. As a proximate result, Colormasters was damaged.

WHEREFORE, Colormasters demands judgment against AIC for compensatory damages, plus interest and costs.

Count Three-Wantonness by AIC

- 25. Colormasters adopts the preceding allegations of this complaint.
- 26. AIC owed duties to Colormasters including the duty to provide good and merchantable ink products that were suitable for the particular purposes and applications required by Colormasters and its customers.
 - 27. AIC wantonly breached the duties it owed to Colormasters.
 - 28. As a proximate result, Colormasters was damaged.

WHEREFORE, Colormasters demands judgment against AIC for compensatory and punitive damages, plus interest and costs.

Count Four--Breach of Warranty by AIC

- 29. Colormasters adopts the preceding allegations of this complaint.
- 30. AIC warranted that the ink it supplied to Colormasters was of good and merchantable quality and was fit for the particular purposes intended or required by Colormasters and its customers.
 - 31. AIC breached the warranties owed to Colormasters.
 - 32. As a proximate and foreseeable result, Colormasters was damaged.

WHEREFORE, Colormasters demands judgment against AIC for compensatory damages, plus interest and costs.

Count Five—Breach of Contract by Flint

- 33. Colormasters adopts the preceding allegations of this complaint.
- 34. Flint breached its contracts and agreements with Colormasters.
- 35. Colormasters was foreseeably damaged as a result.

WHEREFORE, Colormasters demands judgment against Flint for compensatory damages, plus interest and costs.

Count Six—Negligence by Flint

- 36. Colormasters adopts the preceding allegations of this complaint.
- 37. Flint owed duties to Colormasters including the duty to provide good and merchantable ink products that were suited for the particular purposes and applications required by Colormasters and its customers.
 - 38. Flint negligently breached the duties it owed to Colormasters.
 - 39. As a proximate result, Colormasters was damaged.

WHEREFORE, Colormasters demands judgment against Flint for compensatory damages plus interest and costs.

Count Seven--Wantonness by Flint

- 40. Colormasters adopts the preceding allegations of this complaint.
- 41. Flint owed duties to Colormasters including the duty to provide good and merchantable ink products that were suited for the particular purposes and applications required by Colormasters and its customers.
 - 42. Flint wantonly breached the duties it owed to Colormasters.
 - 43. As a proximate result, Colormasters was damaged.

WHEREFORE, Colormasters demands judgment against Flint for compensatory and punitive damages, plus interest and costs.

Count Eight--Breach of Warranty by Flint

- 44. Colormasters adopts the preceding allegations of this complaint.
- 45. Flint warranted that the ink it supplied to Colormasters was of good and merchantable quality and was fit for the particular purposes intended or required by Colormasters and its customers.
 - 46. Flint breached the warranties owed to Colormasters.
 - 47. As a proximate and foreseeable result, Colormasters was damaged.

WHEREFORE, Colormasters demands judgment against Flint for compensatory damages, plus interest and costs.

Count Nine—Fraudulent Misrepresentation by Flint

- 48. Colormasters adopts the preceding allegations of this complaint.
- 49. Flint made misrepresentations to Colormasters. These misrepresentations were made deliberately, and in an effort to keep the Colormasters business following Flint's acquisition of AIC.
- 50. Flint represented that it would warrant, stand behind, and be responsible and liable for damages caused by inks that Colormasters had purchased from AIC. Said representation was false when made and was made with the intent to deceive. Flint made this fraudulent misrepresentation in an effort to keep the Colormasters business following Flint's acquisition of AIC.
- 51. Flint represented that it had the knowledge, products, personnel, and expertise to provide Colormasters with inks that would satisfactorily perform and meet the requirements and

applications of Colormasters and its customers. This representation was made recklessly and/or was false when made, or was made with willful or reckless disregard of its veracity. Flint made this fraudulent misrepresentation in an effort to keep the Colormasters business following the Flint acquisition of AIC.

- 52. Colormasters reasonably relied on Flint's misrepresentations and purchased ink from Flint. Colormasters has purchased millions of dollars of ink from Flint in reliance on Flint's misrepresentations. Flint's inks and/or the components thereof have failed and have caused damages to Colormasters, and Flint has failed and refused to indemnify or hold Colormasters harmless or to otherwise stand good for Flint's defective products. Flint has also failed to indemnify or hold Colormasters harmless or to pay restitution for defective or substandard inks provided by AIC, contrary to Flint's representations.
- 53. Colormasters has been proximately damaged as a result of its reasonable reliance on Flint's misrepresentations.

WHEREFORE, Colormasters demands judgment against Flint for compensatory and punitive damages, plus interest and costs.

Count Ten—Negligent Misrepresentation by Flint

- 54. Colormasters adopts the preceding allegations of this complaint.
- 55. Flint made misrepresentations to Colormasters. If not deliberate or reckless, these misrepresentations were made negligently, and as part of Flint's effort to keep the Colormasters business following the Flint acquisition of AIC.
- 56. Flint represented that it would warrant, stand behind, and be responsible and liable for damages caused by inks that Colormasters had purchased from AIC. Said

representation was false when made and was made negligently or without regard to its veracity.

This representation was false when made.

- 57. Flint represented that it had the knowledge, products, personnel, and expertise to provide Colormasters with inks that would satisfactorily perform and meet the requirements and applications of Colormasters and its customers. Said representation was false when made and was made negligently or without regard to its veracity. This representation was false when made.
- 58. Colormasters reasonably relied on Flint's misrepresentations and purchased its ink requirements from Flint. Colormasters has purchased millions of dollars of ink from Flint in reliance on Flint's misrepresentations. Flint's inks have failed and have caused damages to Colormasters, and Flint has failed and refused to indemnify or hold Colormasters harmless or to otherwise stand good for Flint's defective products. Flint has also failed to indemnify or hold Colormasters harmless or to pay restitution for defective or substandard inks provided by AIC, contrary to Flint's representations.
- 59. Colormasters has been proximately damaged as a result of its reasonable reliance on Flint's misrepresentations.

WHEREFORE, Colormasters demands judgment against Flint for compensatory damages, plus interest and costs.

Count Eleven—Breach of Implied Warranty of Fitness for Particular Purpose (Research Group)

- 60. Colormasters adopts the preceding allegations of this Complaint.
- 61. Colormasters purchases and applies inks (and ink components) to flexible packaging manufactured by Colormasters. The inks used by Colormasters are comprised of, *inter alia*, pigments, vehicles and solvents.

- 62. From time to time, the ink manufacturing process of AIC and Flint uses solvents provided by Research Group as a component in said inks.
- 63. At all times relevant hereto, Research Group knew of the particular purpose for which its solvents were required for use by Colormasters, and that Colormasters was relying on the skill and or judgment of Research Group to provide the correct solvent(s).
- 64. Research Group impliedly warranted that the solvents provided were fit for the particular purpose of making ink products that would perform satisfactorily and in a good and merchantable manner in the uses and applications of Colormasters and/or its customers.
- 65. To the extent that the ink failures described above are not solely the fault and responsibility of AIC and Flint, the ink failures are attributable to breach of warranties owed to Colormasters by Research Group.
- 66. Any limitations or disclaimers of warranties, if enforced according to their terms, would result in the Research Group warranties failing of their essential purpose. The breaches of warranty resulted in foreseeable and proximate damages that were not and cannot be remedied through limited warranties or warranties that disclaim liability or remedies.
 - 67. As a proximate result, Colormasters was damaged.

WHEREFORE, Colormasters demands judgment against Research Group for compensatory damages, plus interest and costs.

Count Twelve-Negligence of Research Group

- 68. Colormasters adopts the preceding allegations of this Complaint.
- 69. Defendant Research Group provided solvents that it knew were intended for use in inks used by and in the business of Colormasters.

- Defendant Research Group knew that the makeup and composition of the inks is 70. critical to the business of Colormasters, and that the solvents provided by Research Group were a necessary and critical component in that process. As a result, Research Group owed a duty to provide only high quality solvents meeting the specifications required.
- To the extent that the ink failures described above are not solely the fault and 71. responsibility of AIC and Flint, the ink failures are attributable to breach of duty owed to Colormasters and negligence on the part of Research Group.
 - As a proximate result of such breaches, Colormasters was damaged. 72.

WHEREFORE, Colormasters demands judgment against Research Group for compensatory damages, plus interest and costs.

JURY DEMAND

Plaintiff demands trial by struck jury.

DATED this 28th day of February, 2017.

s/E. Glenn Waldrop, Jr. Attorney for Plaintiff Colormasters, LLC

E. Allen Dodd, Jr. (DOD011) Eric Brisendine (BRI040) Scruggs, Dodd & Dodd Attorneys, P.A. Post Office Box 681109 Fort Payne, Alabama 35968-1109 Telephone: (256) 845-5932

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E. Glenn Waldrop, Jr. (WAL015) gwaldrop@lightfootlaw.com Wesley B. Gilchrist (GIL066) wgilchrist@lightfootlaw.com Christpher C. Yearout (YEA014) cyearout@lightfootlaw.com

LIGHTFOOT, FRANKLIN & WHITE, L.L.C. The Clark Building 400 North 20th Street Birmingham, Alabama 35203 (205) 581-0700 (205) 581-0799 (fax)

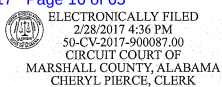
Serve Defendants via certified mail addressed as follows:

RESEARCH SOLUTIONS GROUP INC. Care of Jeff Miller 402 Industrial Park Drive Pelham, AL 35124

AMERICAN INKS & COATINGS CORP. CT Corporation 2 North Jackson Street Suite 605 Montgomery, AL 36104

FLINT GROUP NORTH AMERICA CORPORATION CSC Lawyers Incorporation SVC, Inc. 170 South Perry Street Montgomery, AL 36104

FLINT INK NORTH AMERICA CORPORATION Prentice Hall Corp. System 57 Adams Avenue Mongtomery, AL 36104



IN THE CIRCUIT COURT FOR MARSHALL COUNTY, ALABAMA

COLORMASTERS, LLC,)
Plaintiff,)
vs.) CV
RESEARCH SOLUTIONS GROUP, INC.,)
AMERICAN INKS & COATINGS CORP.;	j
FLINT GROUP NORTH AMERICA)
CORPORATION; FLINT INK NORTH)
AMERICA CORPORATION;)
"ABC" being that entity known by the trade)
name of "American Ink" as described herein; and)
"XYZ" being that entity known as "Flint Ink")
as described herein;)
)
Defendants.)

PLAINTIFF COLORMASTERS, LLC'S FIRST INTERROGATORIES AND REQUESTS FOR PRODUCTION TO DEFENDANTS RESEARCH SOLUTIONS, AMERICAN INKS & COATINGS CORP.; FLINT GROUP NORTH AMERICA CORPORATION, AND FLINK INK NORTH AMERICAN CORPORATION

Plaintiff Colormasters, LLC ("Colormasters"), by and through its counsel of record, propounds the following discovery on defendants Research Solutions Group, Inc. ("Research Solutions"), American Inks & Coatings Corp. ("AIC"), and Flint Group North American Corporation and Flint Ink North America Corporation (collectively, "Flint"), separately and severally, for response within the time provided by the Alabama Rules of Civil Procedure:

Definitions

The following definitions are set forth for the purpose of clarifying the meaning of the discovery requests contained herein. These definitions are provided for the purpose of clarifying the meaning of various words and phrases contained herein in order to help the responding party

understand the objectives of these discovery requests and to locate and furnish the relevant information and materials. It is therefore stipulated and agreed that a response on the part of the responding party will not be construed as an agreement that any definition contained herein is either factually correct or legally binding on the responding party.

- a) The word "identify" when used with respect to an <u>individual</u> means to state the person's full name, present occupation and business affiliation, present home address and business address, present home telephone number and business telephone number, and present and past business affiliations or relationships, if any, with any of the parties to this action. The word "identify" when used with respect to a <u>business enterprise</u>, means to state that enterprise's legal name, the names under which it does business if other than its legal name, its form (e.g., proprietorship, partnership, corporation, etc.) of doing business; if incorporated, the state of incorporation, the address of its principal office or place of business; if a partnership, the name and address and interest of each partner at all times material to the matters inquired about.
- b) The word "document" means and includes the original or any copy of any written, recorded, transcribed, printed, or impressed matter of whatever kind, however produced or reproduced, including but not limited to: sound or video recordings; photographs; computerized records and information; books; pamphlets; letters; memoranda; telegrams; electronic or mechanical transmissions; facsimile (telefax) transmissions; communications of all kinds, however recorded; reports; memos; letters and correspondence; minutes of meetings; notes; operating statements; working papers; handwritings; charts; drawings; schematics; maps; plats; diagrams; spreadsheets; calculations; accountings; papers; writings; printings; transcriptions; tapes; text messages, and records of all kinds.

- c) The term "Flint" used herein throughout connotes and denotes the defendants Flint Group North America and Flint Ink North America, collectively.
- d) The term "AIC" used herein throughout connotes and denotes the defendant American Inks & Coatings Corp.
- e) The term "Research Solutions" used herein throughout connotes and denotes the defendant Research Solutions.
- f) The term "Colormasters" used herein throughout connotes and denotes the plaintiff Colormasters, LLC.
- g) The terms "you," "yours," "Defendant" and or "Defendants" used herein throughout connotes and denotes the Defendants, separately and severally.

Interrogatories

1. Identify each and every person whom you expect to call as an expert witness at the trial of this action and with respect to each such person: (a) state the subject matter on which he or she is expected to testify; (b) state with particularity the facts and opinions which the expert is expected to give; (c) summarize the grounds of each such opinion; and (d) state with particularity the experience and expertise which you assert as a qualifying person identified above as an expert and identify any publications or other writings authored or co-authored by such expert in all areas relevant to this litigation.

RESPONSE:

2. Describe in detail every fact which you contend supports each and every affirmative defense you assert against the claims alleged in Colormasters' Complaint.

RESPONSE:

- 3. Identify every person known to you with knowledge of discoverable matters regarding Colormasters' claims in the above-captioned litigation and/or your defenses to those claims.
 RESPONSE:
- Identify that person or persons employed by Flint who is responsible for quality control and or quality assurance of products purchased by Colormasters from Flint.

RESPONSE:

5. Identify that person or persons employed by Flint who is responsible for quality control and or quality assurance when Flint products are utilized in any Colormasters' facility.

RESPONSE:

6. Identify that person or persons employed by Flint who is responsible for quality control and or quality assurance of products purchased by Colormasters from Flint.

RESPONSE:

- 7. Identify that person or persons employed by AIC who is responsible for quality control and or quality assurance when AIC products are utilized in any Colormasters' facility.

 RESPONSE:
- 8. Identify that person or persons employed by AIC who is responsible for quality control and or quality assurance when AIC products are utilized in any Colormasters' facility.
 RESPONSE:
- 9. Identify with specificity and describe in detail all steps taken by Flint to "find out what really caused Colormasters' problems," as referenced in Peter Schreck's December 9, 2016 email to Colormasters.

RESPONSE:

10. State whether there is insurance coverage that provides or that may provide coverage for any of the conduct, acts or omissions alleged against AIC, listing all policies by insurer, by name of insured(s), by policy number, and by policy type.

RESPONSE:

11. State whether there is insurance coverage that provides or that may provide coverage for any of the conduct, acts or omissions alleged against Flint, listing all policies by insurer, by name of insured(s), by policy number, and by policy type.

RESPONSE:

12. State the correct legal name of all AIC entities that sold or supplied ink to Colormasters at any time during the years 2014, 2015, and 2016.

RESPONSE:

13. State the correct legal name of all Flint entities that sold or supplied ink to Colormasters at any time during the years 2014, 2015, and 2016.

RESPONSE:

14. Describe the nature of the acquisition by Flint of AIC including whether it was a stock purchase, asset purchase, or some other structure.

RESPONSE:

15. In its acquisition of AIC did Flint assume or succeed to liabilities that AIC might have to Colormasters with respect to the AIC ink products made the basis of this lawsuit?

RESPONSE:

16. List by name of testing company or laboratory (include address and contact person) any third parties that performed any tests, studies or analyses regarding whether ink provided by AIC

allegedly failed to work properly with the Colormasters film in any application, or for any Colormasters customer.

RESPONSE:

17. List by name of testing company or laboratory (include address and contact person) any third parties that performed any tests, studies or analyses regarding whether ink provided by Flint allegedly failed to work properly with the Colormasters film in any application, or for any Colormasters customer.

RESPONSE:

18. State the correct legal name of all suppliers to AIC whose products or components AIC sold or supplied to Colormasters at any time during the years 2014, 2015, and 2016 and identify all products or components supplied by each of them.

RESPONSE:

19. State the correct legal name of all suppliers to Flint whose products or components Flint sold or supplied to Colormasters and identify all products or components supplied by each of them.

RESPONSE:

Requests for Production

 Produce any and all documents in any and all Defendants' possession reflecting, referring to, embodying, memorializing or otherwise relating to any test and or analysis on any ink, or any portion thereof, purchased by Colormasters, without regard to whether such test or analysis is "preliminary" or "complete".

RESPONSE:

2. Produce any and all documents in your possession reflecting, referring to, embodying, memorializing or otherwise relating to any test and or analysis on any ink, or any portion thereof, conducted by Flint's "lab" as referenced in Peter Schreck's email of December 9, 2016 to Colormasters, without regard to whether such test or analysis is "preliminary" or "incomplete."

RESPONSE:

3. Produce any and all documents in any and all Defendants' possession reflecting, referring to, embodying, memorializing or otherwise relating to any test and or analysis on any film and or flexible packaging provided by or otherwise obtained from Colormasters, without regard to whether such test or analysis is "preliminary" or "complete".

RESPONSE:

4. Produce any and all documents reflecting, referring to, embodying, memorializing or otherwise relating to any communications between you and Colormasters regarding Colormasters' claims that inks provided by AIC and or Flint are defective.

RESPONSE:

5. Produce any and all documents reflecting, referring to, embodying, memorializing or otherwise relating to any communications between any defendants regarding Colormasters' claims that inks provided by AIC and or Flint are defective.

RESPONSE:

6. Produce any and all agreements by and between Colormasters and any defendant.
RESPONSE:

7. Produce any and all documents reflecting, referring to, embodying, memorializing or otherwise relating to Flint's acquisition of AIC, including any and all stock purchase agreements, merger agreements, and related agreements.

RESPONSE:

8. Produce any and all insurance policies available to any defendant that may provide coverage and or indemnity to any defendant for any claim advanced by Colormasters in the above-captioned litigation.

RESPONSE:

9. Produce any and all correspondence, notices, or other communications to, from or with any insurance company, broker or agent regarding any claims or potential claims related to ink sold to or purchased by Colormasters.

RESPONSE:

10. Produce any and all documents reflecting, referring to, embodying, memorializing or otherwise relating to quality control and or quality assurance measures, protocols, procedures, standard operating procedures or algorithms respecting the provision and or utilization of Flint products by Colormasters at any and all Colormasters' facilities.

RESPONSE:

11. Produce any and all documents reflecting, referring to, embodying, memorializing or otherwise relating to quality control and or quality assurance measures, protocols, procedures, standard operating procedures, or algorithms respecting the provision and or utilization of AIC products by Colormasters at any and all Colormasters' facilities.

RESPONSE:

12. Produce any and all documents reflecting, referring to, embodying, memorializing or otherwise relating to in-plant audits or reviews or observations of any and all Colormasters' facilities conducted by Flint.

RESPONSE:

13. Produce any and all documents reflecting, referring to, embodying, memorializing or otherwise relating to in-plant audits or reviews or observations of any and all Colormasters' facilities conducted by AIC.

RESPONSE:

14. Produce any and all documents reflecting, referring to, embodying, memorializing or otherwise relating to any investigation of Colormasters' claim that Flint or AIC inks are defective, including any such documents reflecting, referring to, embodying, memorializing or otherwise relating to customers of Colormasters including, but not limited to, Absopure, Niagra, Aquafina and Silver Springs.

RESPONSE:

15. Produce any documents reflecting, referring to, embodying, memorializing or otherwise relating to any claim or claims made by Flint under any policy of insurance providing "recall coverage" or similar coverage where such claim or claims arose from, in part or in whole, any claim made by Colormasters against Flint.

RESPONSE:

16. Produce any documents reflecting, referring to, embodying, memorializing or otherwise relating to any claim or claims made by AIC under any policy of insurance providing "recall coverage" or similar coverage where such claim or claims arose from, in part or in whole, any claim made by Colormasters against AIC.

RESPONSE:

17. Produce each and every policy of insurance purchased by AIC per the terms of AIC's agreement with Colormasters dated June 30, 2015 and providing in pertinent part as follows: "Going forward American Ink agrees to carry errors and omissions insurance and recall insurance that is sufficient to cover and exceed any terms of sales agreements that Colormasters customers may required of Colormasters...."

RESPONSE:

18. Produce each and every document reflecting, referring to, embodying, memorializing or otherwise relating to AIC's compliance with the following term of AIC's agreement with Colormasters dated June 30, 2015: "American Ink agrees that it understands the requirements and test procedures that meet or exceed those of shrink film and other inks and American Ink understands that American Ink is responsible to test its inks on Colormasters films to insure and prevent any ink related issues." Going forward American Ink agrees to carry errors and omissions insurance and recall insurance that is sufficient to cover and exceed any terms of sales agreements that Colormasters customers may required of Colormasters... "

RESPONSE:

19. Produce any and all documents which you contend support any affirmative defense you have asserted to Colormasters' claims in the above-captioned litigation.

RESPONSE:

20. Produce all materials provided by you to any expert witness engaged by you to formulate opinions and testify in this lawsuit, such expert's resume or curriculum, and any and all

reports prepared by such expert which embody his or her opinions he or she expects to testify to in this lawsuit.

RESPONSE:

21. Produce all documents that embody, refer or relate to communications to, with, or between or among Flint and AIC (to include their agents, employees and representatives) regarding any demands for defense or indemnity or any responses thereto with respect to the claims that ink supplied by AIC or by Flint to Colormasters was defective.

RESPONSE:

22. Produce a copy of the agreement, including attachments and exhibits, pursuant to which Flint acquired AIC.

RESPONSE:

23. Produce copies of all correspondence, reports, memoranda, emails, text messages, reports, notes, purchase orders, contracts, agreements, or other documents evidencing or related to any communications or testing or studies or analyses relating to any independent laboratories or testing companies performed on either ink, film or otherwise with respect to the Colormasters claims that ink supplied by either AIC or Flint was defective.

RESPONSE:

24. Produce copies of all communications (internal or otherwise) related to the issue of whether ink provided by Flint allegedly failed to work properly with the Colormasters film in any application, or for any Colormasters customer.

RESPONSE:

25. Produce copies of all communications (internal or otherwise) related to the issue of whether ink provided by AIC allegedly failed to work properly with the Colormasters film in any application, or for any Colormasters customer.

RESPONSE:

s/E.Glenn Waldrop, Jr.
Attorney for Plaintiffs

THIS DISCOVERY SERVED WITH THE SUMMONS AND COMPLAINT ON ALL DEFENDANTS

E. Allen Dodd, Jr. (DOD011) Eric Brisendine (BRI040) Scruggs, Dodd & Dodd Attorneys, P.A. Post Office Box 681109 Fort Payne, Alabama 35968-1109 Telephone: (256) 845-5932 Facsimile: (256) 845-4325

E. Glenn Waldrop, Jr. (WAL015)
gwaldrop@lightfootlaw.com
Wesley B. Gilchrist (GIL066)
wgilchrist@lightfootlaw.com
Christopher C. Yearout (YEA014)
cyearout@lightfootlaw.com
LIGHTFOOT, FRANKLIN & WHITE, L.L.C.
The Clark Building
400 North 20th Street
Birmingham, Alabama 35203
(205) 581-0700
(205) 581-0799 (fax)

Served Defendants via Certified Mail with Complaint:

RESEARCH SOLUTIONS GROUP INC. Care of Jeff Miller 402 Industrial Park Drive Pelham, AL 35124

AMERICAN INKS & COATINGS CORP. CT Corporation 2 North Jackson Street Suite 605 Montgomery, AL 36104

FLINT GROUP NORTH AMERICA CORPORATION CSC Lawyers Incorporation SVC, Inc. 170 South Perry Street Montgomery, AL 36104

FLINT INK NORTH AMERICA CORPORATION Prentice Hall Corp. System 57 Adams Avenue Mongtomery, AL 36104

State of Alabama **SUMMONS** Case Number: Unified Judicial System - CIVIL -50-CV-2017-900087.00 Form C-34 Rev 6/88 IN THE CIRCUIT COURT OF MARSHALL COUNTY COLORMASTERS, LLC V. RESEARCH SOLUTIONS GROUP INC. ET AL RESEARCH SOLUTIONS GROUP INC., C/O JEFF MILLER 402 INDUSTRIAL PARK DRIVE, PELHAM, AL 35124 NOTICE TO THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE OPPOSING PARTY'S ATTORNEY E. Glenn Waldrop Jr. WHOSE ADDRESS IS The Clark Building, 400 North 20th Street, Birmingham, AL 35203 THE ANSWER MUST BE MAILED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT WERE DELIVERED TO YOU OR A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT. TO ANY SHERIFF OR ANY PERSONNEL AUTHORIZED by the Alabama Rules of the Civil Procedure: You are hereby commanded to serve this summons and a copy of the complaint in this action upon the defendant COLORMASTERS, LLC Service by certified mail of this summons is initiated upon the written request of pursuant to the Alabama Rules of the Civil Procedure Date 2/28/2017 4:36:44 PM /s/ CHERYL PIERCE Clerk/Register 424 BLOUNT AVE. SUITE 201 **GUNTERSVILLE, AL 35976** /s/ E. Glenn Waldrop Jr. Certified Mail is hereby requested Plaintiff's/Attorney's Signature RETURN ON SERVICE: Return receipt of certified mail received in this office on I certify that I personally delivered a copy of the Summons and Complaint to __ County, Alabama on __ __ in _ (Date) Address of Server Date Server's Signature Server's Printed Name Type of Server Phone Number of Server

State of Alabama		SUMMONS	Case Number:
Unified Judicial System		- CIVIL -	
		OIVIL.	50-CV-2017-900087.00
Form C-34 Rev 6/88			
		E CIRCUIT COURT OF MARSH.	
COLO	RMASTERS	S, LLC V. RESEARCH SOLUTION	ONS GROUP INC. ET AL
NOTICE TO AMERICAN INKS	S & COATINGS	CORP., C/O CT CORPORATION 2 N JACKSO	N STR STE 605, MONTGOMERY, AL 36104
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State of Alabama
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SUMMONS - CIVIL - Case Number: 50-CV-2017-900087 00

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NOTICE TO FLINT INK NOR	TH AMERICA CORPORATION, PR	ENTICE HALL CORP SYSTE	EM 57 ADAMS AVENUE, MONT	GOMERY, AL 36104
THE COMPLAINT WHICH IS TO PROTECT YOUR RIGHT ANSWER, EITHER ADMITT COURT. A COPY OF YOUR OPPOSING PARTY'S ATTO	TS. YOU OR YOUR ATTOR TING OR DENYING EACH R ANSWER MUST BE MAII	RNEY ARE REQUIRE I ALLEGATION IN T	D TO FILE THE ORIGIN THE COMPLAINT WITH	AL OF YOUR WRITTEN THE CLERK OF THIS
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TO ANY SHERIFF OR ANY	PERSONNEL AUTHORIZ	ED by the Alabama R	ules of the Civil Procedu	re:
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State of Alabama Unified Judicial System SUMMONS - CIVIL -

Case Number:

50-CV-2017-900087.00

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State of Alabama Unified Judicial System SUMMONS - CIVIL -

Case Number:

50-CV-2017-900087.00

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PS Form 3800, April 2015 PSN 7680-02-000-0047 See Reverse for Instructions

Case Number: SUMMONS State of Alabama - CIVIL -Unified Judicial System 50-CV-2017-900087.00 Form C-34 Rev 6/88 IN THE CIRCUIT COURT OF MARSHALL COUNTY COLORMASTERS, LLC V. RESEARCH SOLUTIONS GROUP INC. ET AL FLINT INK NORTH AMERICA CORPORATION, PRENTICE HALL CORP SYSTEM 57 ADAMS AVENUE, MONTGOMERY, AL 36104 NOTICE TO THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE OPPOSING PARTY'S ATTORNEY E. Glenn Waldrop Jr. WHOSE ADDRESS IS The Clark Building, 400 North 20th Street, Birmingham, AL 35203 THE ANSWER MUST BE MAILED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT WERE DELIVERED TO YOU OR A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT. TO ANY SHERIFF OR ANY PERSONNEL AUTHORIZED by the Alabama Rules of the Civil Procedure: You are hereby commanded to serve this summons and a copy of the complaint in this action upon the defendant COLORMASTERS, LLC Service by certified mail of this summons is initiated upon the written request of pursuant to the Alabama Rules of the Civil Procedure Is/ CHERYL PIERCE Date 2/28/2017 4:36:44 PM Clerk/Register 424 BLOUNT AVE. **SUITE 201 GUNTERSVILLE, AL 35976** /s/ E. Glenn Waldrop Jr. Certified Mail is hereby requested Plaintiff's/Attorney's Signature RETURN ON SERVICE: Return receipt of certified mail received in this office on I certify that I personally delivered a copy of the Summons and Complaint to County, Alabama on (Date) Address of Server Server's Signature Date U.S. Postal Service™ Type of Server Server's Printed Name RTIFIED MAIL® RECEIPT mestic Mail Only 50-CV-2017-90 COLORMASTERS, LLC V. RESEARCH SI CT сQ DOU ktra Services & Fees (nheck box, add fee as appropri C001 - COLORMASTERS, LLC Plaintiff [] Return Receipt (electronic) Postmark Certified Mall Restricted Deliver Here Adult Signature Required Adult Signature Restricted Delivery Postage

Total Postage and Fees

Street and Apt. No., or PO Box No.

PS Form 3800, April 2015 PSN 7630-02-000-0047

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Circuit Clark
Marshall County
424 Blount Avenue, 8te. 201
Guntersville, Al. 35976

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MAR 1 3 2017

CIRCUIT / DISTRICT COURT



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- 1. Article Addressed to:

COMPLETE THIS SECTION ON DELIVERY A. Signatur ☐ Agent C. Date of Delivery B. Received by (Printed Name) T Yes D. Is delivery address different from item 1?

If YES, enter delivery address below:

AMERICAN INKS & COATINGS CORP.

C/O CT CORPORATION 2 N JACKSON STR STE 605 MONTGOMERY, AL 36104

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- 3. Service Type
- Adult Signature
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- Collect on Delivery
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- [] Registered Malitm
- C) Registered Mall Restricted Delivery
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- ☐ Signature Confirmation™
- 🖾 Signature Confirmation Restricted Dalivery

2. Article Mumber Mansfer from service labell

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Domestic Return Receipt



50-CV-2017-900087.00

Judge: TIM RILEY

To: WALDROP EDWIN GLENN JR. gwaldrop@lfwlaw.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF MARSHALL COUNTY, ALABAMA

COLORMASTERS, LLC V. RESEARCH SOLUTIONS GROUP INC. ET AL 50-CV-2017-900087.00

The following matter was served on 3/9/2017

D002 AMERICAN INKS & COATINGS CORP.

Corresponding To

CERTIFIED MAIL

CHERYL PIERCE CIRCUIT COURT CLERK MARSHALL COUNTY, ALABAMA 424 BLOUNT AVE. SUITE 201 GUNTERSVILLE, AL, 35976



50-CV-2017-900087.00

Judge: TIM RILEY

To: GILCHRIST WESLEY BOWEN wgilchrist@lightfootlaw.com

NOTICE OF SERVICE

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50-CV-2017-900087.00

Judge: TIM RILEY

To: YEAROUT CHRISTOPHER CAMER cyearout@lightfootlaw.com

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CHERYL PIERCE
CIRCUIT COURT CLERK
MARSHALL COUNTY, ALABAMA
424 BLOUNT AVE.
SUITE 201
GUNTERSVILLE, AL, 35976



50-CV-2017-900087.00

Judge: TIM RILEY

To: BRISENDINE JAMES ERIC jebscruggs@farmerstel.com

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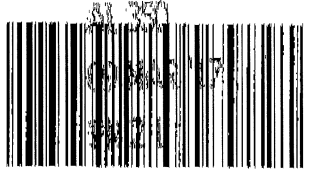
D002 AMERICAN INKS & COATINGS CORP.

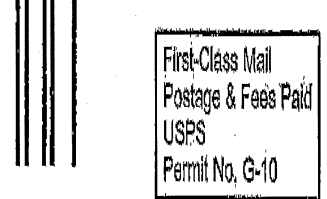
Corresponding To

CERTIFIED MAIL

CHERYL PIERCE CIRCUIT COURT CLERK MARSHALL COUNTY, ALABAMA 424 BLOUNT AVE. SUITE 201 GUNTERSVILLE, AL, 35976

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Circuit Clark Guntersville, AL 35976

Havehall County
A24 Blount Avenue, Ste. 201

MAR 1 3 2017

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- Attach this card to the back of the maliplece, or on the front if space permits.
- 1. Article Addressed to:

COMPLETE THIS SECTION ON DELIVERY

A. Signature

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1/1

If YES, enter delivery address below:

RESEARCH SOLUTIONS GROUP INC.

C/O JEFF MILLER 402 INDUSTRIAL PARK DRIVE PELHAM, AL 35124



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- 3. Service Type
- Adult Signature
- Adult Signature Restricted Delivery

MCertifled Mail®

- Certified Mail Restricted Delivery
- Collect on Delivery
- ☐ Collect on Delivery Restricted Delivery

- Priority Mall Express®
- ☐ Registered Mail™
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- (1) Return Receipt for Merchandlee
- (☐ Signature Confirmation™
- [] Signature Confirmation **Restricted Delivery**

2. Article Number (Transfer from service Jabel)

ed Delivery

PS Form 3811, July 2015 PSN 7530-02-000-9053

Domestic Return Receipt



50-CV-2017-900087.00

Judge: TIM RILEY

To: WALDROP EDWIN GLENN JR. gwaldrop@lfwlaw.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF MARSHALL COUNTY, ALABAMA

COLORMASTERS, LLC V. RESEARCH SOLUTIONS GROUP INC. ET AL 50-CV-2017-900087.00

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D001 RESEARCH SOLUTIONS GROUP INC.

Corresponding To

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CHERYL PIERCE CIRCUIT COURT CLERK MARSHALL COUNTY, ALABAMA 424 BLOUNT AVE. SUITE 201 GUNTERSVILLE, AL, 35976



50-CV-2017-900087.00

Judge: TIM RILEY

To: GILCHRIST WESLEY BOWEN wgilchrist@lightfootlaw.com

NOTICE OF SERVICE

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50-CV-2017-900087.00

Judge: TIM RILEY

To: YEAROUT CHRISTOPHER CAMER cyearout@lightfootlaw.com

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To: DODD ELBERT ALLEN JR. eadscruggs@farmerstel.com

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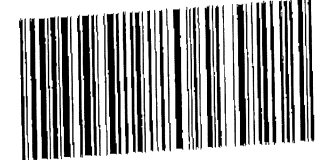
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Corresponding To

CERTIFIED MAIL

CHERYL PIERCE CIRCUIT COURT CLERK MARSHALL COUNTY, ALABAMA 424 BLOUNT AVE. SUITE 201 GUNTERSVILLE, AL, 35976

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Harshall County

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CIRCUIT / DISTRICT COURT
MARSHALL COUNTY ALADIAN INTO THE PROPERTY ALA

SENDER: COMPLETE THIS SECTION COMPLETE THIS SECTION ON DELIVERY Complete Items 1, 2, and 3, A. Signature Print your name and address on the reverse **D** Agent so that we can return the card to you. ☐ Addressee Attach this card to the back of the maliplece, B. Received by (Printed Name) C. Date of Delivery or on the front if space permits. 1. Article Addressed to: D. Is delivery address different from item 1? 보고도요, enter delivery address below: □ No FLINT INK NORTH AMERICA CORPORATION PRENTICE HALL CORP SYSTEM **57 ADAMS AVENUE** MONTGOMERY, AL 36104 3. Service Type ☐ Priority Mall Express® Ci Adult Signature ☐ Registered Mail™ [1] Adult Signature Restricted Delivery 9590 9402 2406 6249 6984 13 [] Registered Mall Restricted *Certified Mall® Delivery Certified Mail Restricted Delivery D Peturn Receipt for Di Collect on Delivery Merchandise 2. Article Number (Transfer from service label) Collect on Delivery Restricted Delivery [] Signature Confirmation** Signature Confirmation 2070 *cted Delivery Restricted Delivery



50-CV-2017-900087.00

Judge: TIM RILEY

To: WALDROP EDWIN GLENN JR. gwaldrop@lfwlaw.com

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IN THE CIRCUIT COURT OF MARSHALL COUNTY, ALABAMA

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D004 FLINT INK NORTH AMERICA CORPORATION

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CHERYL PIERCE CIRCUIT COURT CLERK MARSHALL COUNTY, ALABAMA 424 BLOUNT AVE. SUITE 201 GUNTERSVILLE, AL, 35976



50-CV-2017-900087.00

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To: GILCHRIST WESLEY BOWEN wgilchrist@lightfootlaw.com

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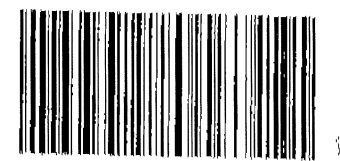
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Corresponding To

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CHERYL PIERCE CIRCUIT COURT CLERK MARSHALL COUNTY, ALABAMA 424 BLOUNT AVE. SUITE 201 GUNTERSVILLE, AL, 35976

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MARSHALL COUNTY, ALABAMA

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9590 9402 2406 6249 6975 15 2. Article Number (Transfer from service label) 7016 2070 0000 8004	3. Service Type Adult Signature Adult Signature Restricted Delivery Certified Mail® Certified Mail Restricted Delivery Collect on Delivery Collect on Delivery Restricted Delivery Signature Confirmation Restricted Delivery Restricted Delivery Restricted Delivery Restricted Delivery Restricted Delivery Restricted Delivery Restricted Delivery

PS Form 3811, July 2015 PSN 7580-02-000-9053

Domestic Return Receipt



50-CV-2017-900087.00

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CIRCUIT COURT CLERK
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SUITE 201
GUNTERSVILLE, AL, 35976



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50-CV-2017-900087.00
CIRCUIT COURT OF
MARSHALL COUNTY, ALABAMA
CHERYL PIERCE, CLERK

IN THE CIRCUIT COURT OF MARSHALL COUNTY, ALABAMA

COLORMASTERS, LLC)	
)	
Plaintiff,)	
)	
v.)	CIVIL ACTION NO.
)	CV17-900087
RESEARCH SOLUTIONS GROUP, INC.,)	
et. al.)	
Defendants.)	

NOTICE OF APPEARANCE

Comes now Rodney Edmondson of the law firm of McLaughlin & Edmondson, LLC, and hereby enters his appearance as additional attorney of record for the plaintiff, Colormasters, LLC.

<u>Rodney Edmondson</u> Rodney Edmondson (EDM007)

Of Counsel:
McLaughlin & Edmondson, LLC
321 Blount Avenue
Guntersville, Alabama 35976
256-582-2520
rodney@mcedlaw.com

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served upon all parties of record via electronic filing via ECF Alacourt system to registered users or USMail to non-users this the 31st day of March, 2017.

Rodney Edmondson
Of Counsel